## Case 3:22-cr-00036-CRB Document 96 Filed 04/03/23 Page 1 of 4

Certified 702006400000 8480 8252
Regestered Number: RESERVED STORY

From:

Juli-Anne: Mazi

c/o 4146 Ashton Drive

Sacramento, California Republic [95864]

Attorney in Fact

Attention: All Clerk of the Courts

To: All Clerks U.S District Court Northern District of California

17th Floor 450 Golden Gate Avenue

San Francisco, CA 94102

Respondent

APR - 3 2023

CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

Februser, 22nd, 2023

**RE: Account Number Cases** 3:21-mj-71156-MAG, 3-21-71156-MAG, 3:22-cr-0036-CRB, 3:22-cr-00036-CRB-1, 22-cr-00036-CRB-1, CR 22-00036 CRB, CR-22-00036-001 CRB, DCAN322CR00036-001, USM No. 55102-509, 21MJ71156-MAG-1, 21-16840-NM, 3:22-cr-CRB-1, CR 22-36 CRB, CR 22-0036 CRB, CR 22-0036-1 CRB, 3:21-mj-71156-MAG-1, CR 3-21-71156-MAG

Agreement Number:

# AFFIDAVIT OF NOTICE OF DEFAULT

Washington Republic	)
	) ss.
King County	)

NOTICE TO AGENT IS NOTICE TO PRINCIPAL. NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

"Indeed, no more than (affidavits) is necessary to make the prima facie case."

United States v. Kis, 658 F. 2nd, 526, 536 (7th Cir. 1981); Cert Denied, 50 U.S. L.W. 2169; S. Ct. March 22, 1982

I, \_\_\_\_\_\_\_, herein 'Affiant', a living, breathing woman, being first duly sworn, depose, say, and declare by my signature that the following facts are true, correct, and complete to the best of my knowledge and belief.

1. THAT Affiant is competent to state the matters included in his/her declaration, has knowledge of the facts, and declared that to the best of his/her knowledge, the statements made in this affidavit are true, correct, and not meant to mislead;

- 2. THAT Affiant is the secured party, superior claimant, holder in due course, and principal creditor having a registered priority lien hold interest to all property held in the name of the Debtor, JULI ANNE MAZI, evidenced by UCC-1 Financing Statement #230214-0101000 filed with the U.C.C. division for State of Maryland.
- 3. THAT the governing law of this private contract is the agreement of the parties supported by the Law Merchant and applicable maxims of law established by silence, acquiescence, and tacit agreement;
- 4. THAT Affiant, at no time, has willingly, knowingly, intentionally, or voluntarily agreed to subordinate their position as creditor through signature, words, actions, and/or inactions:
- 5. THAT Affiant, at no time, has requested or accepted extraordinary benefits or privileges from the Respondent, the United States, or any subdivision thereof;
- 6. THAT Affiant is not a party to any valid contract or compact with Respondent that requires Affiant to perform in any manner, including but not limited to the payment of money to Respondent, nor has Respondent under good faith any contract, agreement, or otherwise to show that the Affiant is required to perform in such manner;
- 7. THAT on or about February 27, 2023, Affiant sent a BILL OF EXCHANGE, PRESENTMENTS, to the Respondent requesting proof of claim as to the authority, jurisdiction, and in what manner Affiant is to pay debts at law and/or discharge of debt(s) with request for the Respondent to produce and provide Proofs of Claim, other various proofs of claim to support Respondent's presentment(s), and/or a valid, lawful contract/claim;
- 8. THAT Respondent had ten (10) days to respond with proof of claim, point for point; however, Respondent chose to remain silent or otherwise refused to provide said proof of claim(s) and, therefore, has failed to state a claim upon which relief can be granted and has agreed and stipulated to the facts and agreed that the undersigned Secured Party can only discharge said debt via the remedy provided by Congress via HJR-192 with a Bill of Exchange or other appropriate commercial paper.
- 9. THAT Respondent is given an additional three (3) days to contest Respondent's Acceptance as to the stipulated agreement based upon silence, acquiescence, and therein tacit agreement, that all the Affiant can do is discharge the debt via a Bill of Exchange, Bond, or other appropriate commercial paper; and
- 10. THAT the Respondent is Noticed that Respondent is in Default, failed to contest acceptance, and is in agreement to the undersigned.

Further Affiant saith not.

Dated this 22nd day of February, 2023.

Without Prejudice Authorized Representative, Attorney-in-Fact,

Juli-Anne: Mazi, Affiant

Attorney in Fact

### NOTICE

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notarization is verification and identification only and not for entrance into any foreign jurisdiction.

### **ACKNOWLEDGEMENT**

As a Notary Public for said County and State, I do hereby certify that on this day of February, 2023, that Juli Anne Mazi, the above-mentioned, appeared before me and executed the foregoing. Witness my hand and seal:

NOTARY PUBLIC

My Commission Expires: 07/22/1024

Notary Signature:

JEROME L. EDWARDS NOTARY PUBLIC

U.S. POSTAGE PAID FCM LG ENV DES MOINES, WA MAR 29, 23 AMOUNT \$5.41 R2303S100221-07







UNITED STATES POSTAL SERVICES

4146 Ashtan Dr.

SacRamer

# RCEVED

APR -3 2023

NORTHERN DISTRICT OF CALIFORNIA CLERK, U.S. DISTRICT COURT

U.S. DISTRICT CONET NORTHERN CA DIST. ALL OLERKS OF THE COURT 450 Golden Gate Ave San Francisco, CA 94102

RECEIVED